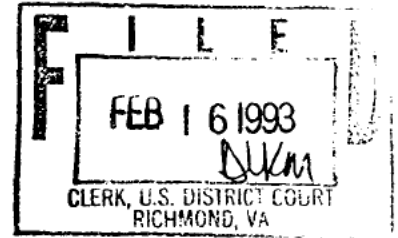


IN THE UNITED STATES DISTRICT COURT
FOR THE EASTERN DISTRICT OF VIRGINIA
RICHMOND DIVISION



UNITED STATES OF AMERICA)
v.)
CORY JOHNSON)
a.k.a. "O," a.k.a. "CO")

Criminal Case No. 3:92CR68-02

DECISION FORM

As to the crime of killing Linwood Chiles while engaged in, or in furtherance of, a continuing criminal enterprise:

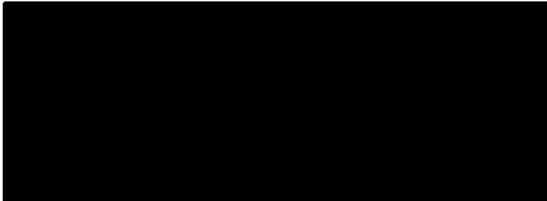
- A. WE, THE JURY, do not unanimously find proven, beyond a reasonable doubt, the existence of the statutory aggravating factors required by law as prerequisites for the imposition of capital punishment, and therefore do not consider the death penalty as to this capital crime for which defendant Cory Johnson has been convicted.

FOREPERSON'S SIGNATURE

DATE

OR

- B. WE, THE JURY, unanimously find beyond a reasonable doubt that the aggravating factors required by law as prerequisites for the imposition of capital punishment have been proven by the government as to this capital crime. We further find, unanimously and beyond a reasonable doubt, that the aggravating factors proven in this case, as to this crime and this defendant, sufficiently outweigh any mitigating factors, and are themselves so serious, that justice mandates a sentence of death. We vote unanimously that Cory Johnson shall be sentenced to death for this capital crime.



2/15/93
DATE

OR

C. WE, THE JURY, do not unanimously find that the aggravating factors proven in this case, as to this capital crime and this defendant, so outweigh the mitigating factors that justice mandates a sentence of death. We, therefore, return a decision that Cory Johnson not be sentenced to death for this capital crime.

FOREPERSON'S SIGNATURE

DATE

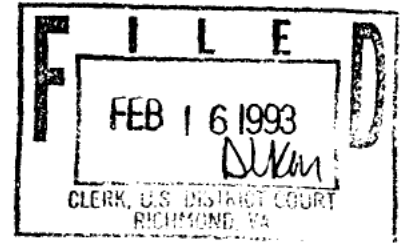
OR

D. WE, THE JURY, having considered and evaluated the evidence presented in light of the instructions of the Court, are not unanimously persuaded that a death sentence should be imposed for this capital crime. We, therefore, return a decision that Cory Johnson not be sentenced to death for this capital crime.

FOREPERSON'S SIGNATURE

DATE

IN THE UNITED STATES DISTRICT COURT
FOR THE EASTERN DISTRICT OF VIRGINIA
RICHMOND DIVISION



UNITED STATES OF AMERICA

v.

CORY JOHNSON
a.k.a. "O," a.k.a. "CO"

Criminal Case No. 3:92CR68-02

DECISION FORM

As to the crime of killing Curtis Thorne while engaged in, or in furtherance of, a continuing criminal enterprise:

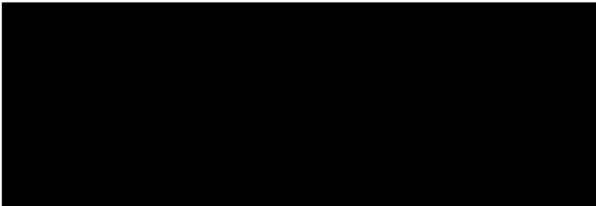
- A. WE, THE JURY, do not unanimously find proven, beyond a reasonable doubt, the existence of the statutory aggravating factors required by law as prerequisites for the imposition of capital punishment, and therefore do not consider the death penalty as to this capital crime for which defendant Cory Johnson has been convicted.

FOREPERSON'S SIGNATURE

DATE

OR

- B. WE, THE JURY, unanimously find beyond a reasonable doubt that the aggravating factors required by law as prerequisites for the imposition of capital punishment have been proven by the government as to this capital crime. We further find, unanimously and beyond a reasonable doubt, that the aggravating factors proven in this case, as to this crime and this defendant, sufficiently outweigh any mitigating factors, and are themselves so serious, that justice mandates a sentence of death. We vote unanimously that Cory Johnson shall be sentenced to death for this capital crime.



2/15/93
DATE

OR

C. WE, THE JURY, do not unanimously find that the aggravating factors proven in this case, as to this capital crime and this defendant, so outweigh the mitigating factors that justice mandates a sentence of death. We, therefore, return a decision that Cory Johnson not be sentenced to death for this capital crime.

FOREPERSON'S SIGNATURE

DATE

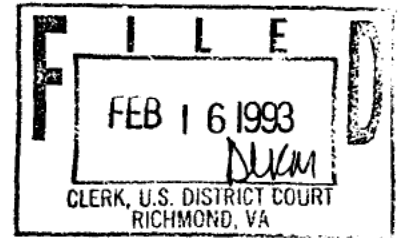
OR

D. WE, THE JURY, having considered and evaluated the evidence presented in light of the instructions of the Court, are not unanimously persuaded that a death sentence should be imposed for this capital crime. We, therefore, return a decision that Cory Johnson not be sentenced to death for this capital crime.

FOREPERSON'S SIGNATURE

DATE

IN THE UNITED STATES DISTRICT COURT
FOR THE EASTERN DISTRICT OF VIRGINIA
RICHMOND DIVISION



UNITED STATES OF AMERICA)
)
v.)
)
CORY JOHNSON)
a.k.a. "O," a.k.a. "CO")

Criminal Case No. 3:92CR68-02

DECISION FORM

As to the crime of killing Dorothy Mae Armstrong while engaged in, or in furtherance of, a continuing criminal enterprise:

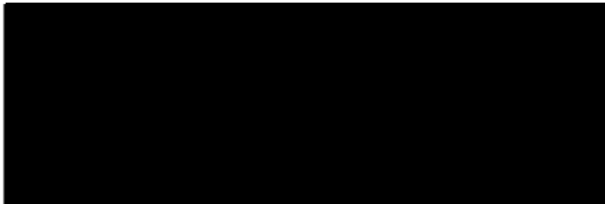
- A. WE, THE JURY, do not unanimously find proven, beyond a reasonable doubt, the existence of the statutory aggravating factors required by law as prerequisites for the imposition of capital punishment, and therefore do not consider the death penalty as to this capital crime for which defendant Cory Johnson has been convicted.

FOREPERSON'S SIGNATURE

DATE

OR

- B. WE, THE JURY, unanimously find beyond a reasonable doubt that the aggravating factors required by law as prerequisites for the imposition of capital punishment have been proven by the government as to this capital crime. We further find, unanimously and beyond a reasonable doubt, that the aggravating factors proven in this case, as to this crime and this defendant, sufficiently outweigh any mitigating factors, and are themselves so serious, that justice mandates a sentence of death. We vote unanimously that Cory Johnson shall be sentenced to death for this capital crime.



2/15/93
DATE

OR

C. WE, THE JURY, do not unanimously find that the aggravating factors proven in this case, as to this capital crime and this defendant, so outweigh the mitigating factors that justice mandates a sentence of death. We, therefore, return a decision that Cory Johnson not be sentenced to death for this capital crime.

FOREPERSON'S SIGNATURE

DATE

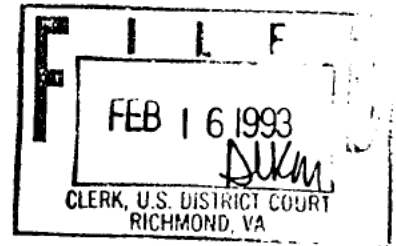
OR

D. WE, THE JURY, having considered and evaluated the evidence presented in light of the instructions of the Court, are not unanimously persuaded that a death sentence should be imposed for this capital crime. We, therefore, return a decision that Cory Johnson not be sentenced to death for this capital crime.

FOREPERSON'S SIGNATURE

DATE

IN THE UNITED STATES DISTRICT COURT
FOR THE EASTERN DISTRICT OF VIRGINIA
RICHMOND DIVISION



UNITED STATES OF AMERICA)

v.)

CORY JOHNSON)
a.k.a. "O," a.k.a. "CO")

Criminal Case No. 3:92CR68-02

DECISION FORM

As to the crime of killing Anthony Carter while engaged in, or in furtherance of, a continuing criminal enterprise:

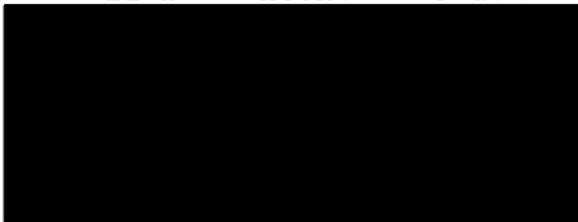
A. WE, THE JURY, do not unanimously find proven, beyond a reasonable doubt, the existence of the statutory aggravating factors required by law as prerequisites for the imposition of capital punishment, and therefore do not consider the death penalty as to this capital crime for which defendant Cory Johnson has been convicted.

FOREPERSON'S SIGNATURE

DATE

OR

B. WE, THE JURY, unanimously find beyond a reasonable doubt that the aggravating factors required by law as prerequisites for the imposition of capital punishment have been proven by the government as to this capital crime. We further find, unanimously and beyond a reasonable doubt, that the aggravating factors proven in this case, as to this crime and this defendant, sufficiently outweigh any mitigating factors, and are themselves so serious, that justice mandates a sentence of death. We vote unanimously that Cory Johnson shall be sentenced to death for this capital crime.



2/15/93
DATE

OR

C. WE, THE JURY, do not unanimously find that the aggravating factors proven in this case, as to this capital crime and this defendant, so outweigh the mitigating factors that justice mandates a sentence of death. We, therefore, return a decision that Cory Johnson not be sentenced to death for this capital crime.

FOREPERSON'S SIGNATURE

DATE

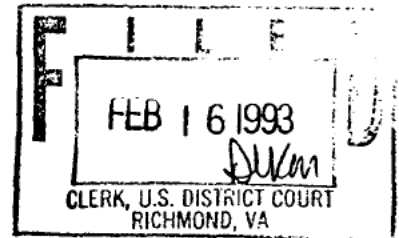
OR

D. WE, THE JURY, having considered and evaluated the evidence presented in light of the instructions of the Court, are not unanimously persuaded that a death sentence should be imposed for this capital crime. We, therefore, return a decision that Cory Johnson not be sentenced to death for this capital crime.

FOREPERSON'S SIGNATURE

DATE

IN THE UNITED STATES DISTRICT COURT
FOR THE EASTERN DISTRICT OF VIRGINIA
RICHMOND DIVISION



UNITED STATES OF AMERICA
v.
CORY JOHNSON
a.k.a. "O," a.k.a. "CO"

Criminal Case No. 3:92CR68-02

DECISION FORM

As to the crime of killing Bobby Long while engaged in, or in furtherance of, a continuing criminal enterprise:

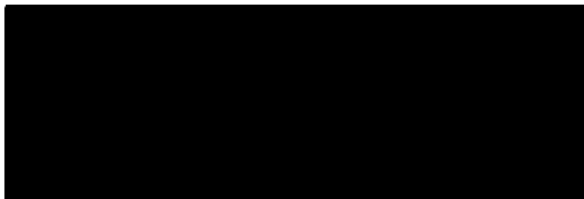
A. WE, THE JURY, do not unanimously find proven, beyond a reasonable doubt, the existence of the statutory aggravating factors required by law as prerequisites for the imposition of capital punishment, and therefore do not consider the death penalty as to this capital crime for which defendant Cory Johnson has been convicted.

FOREPERSON'S SIGNATURE

DATE

OR

B. WE, THE JURY, unanimously find beyond a reasonable doubt that the aggravating factors required by law as prerequisites for the imposition of capital punishment have been proven by the government as to this capital crime. We further find, unanimously and beyond a reasonable doubt, that the aggravating factors proven in this case, as to this crime and this defendant, sufficiently outweigh any mitigating factors, and are themselves so serious, that justice mandates a sentence of death. We vote unanimously that Cory Johnson shall be sentenced to death for this capital crime.



2/15/93
DATE

OR

C. WE, THE JURY, do not unanimously find that the aggravating factors proven in this case, as to this capital crime and this defendant, so outweigh the mitigating factors that justice mandates a sentence of death. We, therefore, return a decision that Cory Johnson not be sentenced to death for this capital crime.

FOREPERSON'S SIGNATURE

DATE

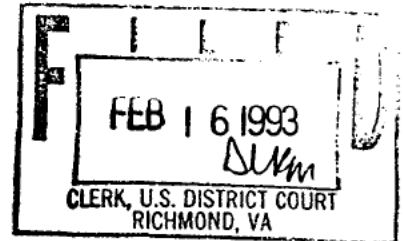
OR

D. WE, THE JURY, having considered and evaluated the evidence presented in light of the instructions of the Court, are not unanimously persuaded that a death sentence should be imposed for this capital crime. We, therefore, return a decision that Cory Johnson not be sentenced to death for this capital crime.

FOREPERSON'S SIGNATURE

DATE

IN THE UNITED STATES DISTRICT COURT
FOR THE EASTERN DISTRICT OF VIRGINIA
RICHMOND DIVISION



UNITED STATES OF AMERICA)
)
v.)
)
CORY JOHNSON)
a.k.a. "O," a.k.a. "CO")

Criminal Case No. 3:92CR68-02

DECISION FORM

As to the crime of killing Louis J. Johnson, Jr. while engaged in, or in furtherance of, a continuing criminal enterprise:

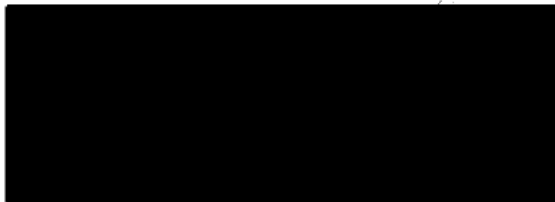
A. WE, THE JURY, do not unanimously find proven, beyond a reasonable doubt, the existence of the statutory aggravating factors required by law as prerequisites for the imposition of capital punishment, and therefore do not consider the death penalty as to this capital crime for which defendant Cory Johnson has been convicted.

FOREPERSON'S SIGNATURE

DATE

OR

B. WE, THE JURY, unanimously find beyond a reasonable doubt that the aggravating factors required by law as prerequisites for the imposition of capital punishment have been proven by the government as to this capital crime. We further find, unanimously and beyond a reasonable doubt, that the aggravating factors proven in this case, as to this crime and this defendant, sufficiently outweigh any mitigating factors, and are themselves so serious, that justice mandates a sentence of death. We vote unanimously that Cory Johnson shall be sentenced to death for this capital crime.



2/15/93
DATE

OR

C. WE, THE JURY, do not unanimously find that the aggravating factors proven in this case, as to this capital crime and this defendant, so outweigh the mitigating factors that justice mandates a sentence of death. We, therefore, return a decision that Cory Johnson not be sentenced to death for this capital crime.

FOREPERSON'S SIGNATURE

DATE

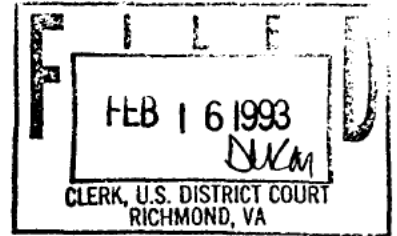
OR

D. WE, THE JURY, having considered and evaluated the evidence presented in light of the instructions of the Court, are not unanimously persuaded that a death sentence should be imposed for this capital crime. We, therefore, return a decision that Cory Johnson not be sentenced to death for this capital crime.

FOREPERSON'S SIGNATURE

DATE

IN THE UNITED STATES DISTRICT COURT
FOR THE EASTERN DISTRICT OF VIRGINIA
RICHMOND DIVISION



UNITED STATES OF AMERICA

v.

CORY JOHNSON
a.k.a. "O," a.k.a. "CO"

Criminal Case No. 3:92CR68-02

DECISION FORM

As to the crime of killing Peyton Maurice Johnson while engaged in, or in furtherance of, a continuing criminal enterprise:

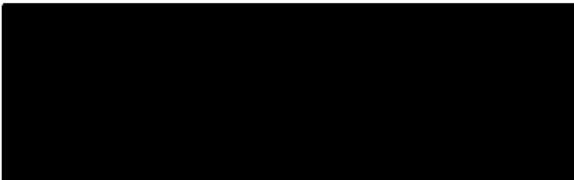
- A. WE, THE JURY, do not unanimously find proven, beyond a reasonable doubt, the existence of the statutory aggravating factors required by law as prerequisites for the imposition of capital punishment, and therefore do not consider the death penalty as to this capital crime for which defendant Cory Johnson has been convicted.

FOREPERSON'S SIGNATURE

DATE

OR

- B. WE, THE JURY, unanimously find beyond a reasonable doubt that the aggravating factors required by law as prerequisites for the imposition of capital punishment have been proven by the government as to this capital crime. We further find, unanimously and beyond a reasonable doubt, that the aggravating factors proven in this case, as to this crime and this defendant, sufficiently outweigh any mitigating factors, and are themselves so serious, that justice mandates a sentence of death. We vote unanimously that Cory Johnson shall be sentenced to death for this capital crime.



2/15/93
DATE

OR

C. WE, THE JURY, do not unanimously find that the aggravating factors proven in this case, as to this capital crime and this defendant, so outweigh the mitigating factors that justice mandates a sentence of death. We, therefore, return a decision that Cory Johnson not be sentenced to death for this capital crime.

FOREPERSON'S SIGNATURE

DATE

OR

D. WE, THE JURY, having considered and evaluated the evidence presented in light of the instructions of the Court, are not unanimously persuaded that a death sentence should be imposed for this capital crime. We, therefore, return a decision that Cory Johnson not be sentenced to death for this capital crime.

FOREPERSON'S SIGNATURE

DATE